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7 **IN THE UNITED STATES DISTRICT COURT**
8 **DISTRICT OF ARIZONA**

9 Estados Unidos Mexicanos,

10 *Plaintiff*

11 vs.

12 Diamondback Shooting Sports, Inc., *et*
13 *al.*,

14 *Defendants*

15 NO. 4:22-cv-00472-TUC-RM

16
17 **STIPULATION TO EXTEND DEADLINES**

18 Plaintiff Estados Unidos Mexicanos and Defendants Diamondback Shooting
19 Sports, Inc.; SNG Tactical, LLC; Loan Prairie, LLC d/b/a The Hub; Ammo A-Z, LLC;
20 and Sprague's Sports, Inc. ("Defendants"), by and through counsel undersigned, hereby
21 agree and stipulate, subject to the Court's approval, to extend all of the deadlines set forth
22 in the Court's March 26, 2024, Order, including the deadlines for fact and expert
23 discovery, which are currently set for January 31, 2025, and March 31, 2025, respectively
24 (see Order, ECF 51).

1 On October 18, 2024, Defendants filed a Motion to Stay this action. (ECF 99.) On
2 October 23, 2024, the Court communicated via email that the parties should “hold
3 discovery disputes in abeyance until resolution of the pending Motion to Stay.” At the
4 time, the parties had multiple discovery disputes in various stages or ripeness impacting
5 the ability to proceed to party and fact witness depositions, and eventually to expert
6 disclosures.

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8 The parties propose that all the discovery deadlines be eventually extended and
9 that the parties be given time to meet and confer on an amended scheduling order for the
10 Court’s consideration following this Court’s ruling on Defendants’ Motion to Stay and
11 after the Court has issued a decision on Plaintiff’s Consolidated Motion to Compel (ECF
12 89), or, if a stay is issued, once the stay is lifted.

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14 All parties are in agreement as to this request.

15 Dated: December 31, 2024

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17
18 Respectfully submitted,

19 Plaintiff,
20 Estados Unidos Mexicanos
21 By its attorneys,
22
/s/ Ryan O'Neal (AZ # 031919)
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and

Defendants,
Diamondback Shooting Sports, Inc., Loan
Prairie, LLC d/b/a The Hub, SNG
Tactical, LLC, Sprague’s Sports, Inc., and
Ammo AZ, LLC
By their attorneys,
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7 and

8 /s/ Yaakov (Jake) Meiseles

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1 Respectfully submitted this 31st day of December, 2024

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2 **CERTIFICATE OF SERVICE**
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5 I, Yaakov (Jake) Meiseles, hereby certify that this document was filed with the
6 Clerk of the Court via CM/ECF. Those attorneys who are registered with the Court's
7 electronic filing systems may access this filing through the Court's CM/ECF system, and
8 notice of this filing will be sent to these parties by operation of the Court's electronic
9 filings system.

10
11 Dated: December 31, 2024

12 /s/ Yaakov (Jake) Meiseles
13 Yaakov (Jake) Meiseles